

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF COCHISE

STATE OF ARIZONA, )  
 )  
 )  
 Plaintiff, ) CR96000100  
 )  
 vs. )  
 )  
 ROGER D. WILSON, )  
 )  
 Defendant. )

**COURT REPORTER'S TRANSCRIPT OF PROCEEDINGS**

Hearing on Restoration of Civil/Gun Rights

Bisbee, Arizona  
June 23, 2014

**BEFORE: HONORABLE JOHN F. KELLIHER, JR.**

**APPEARANCES:**

On Behalf of the State of Arizona:  
James Glanville, Deputy County Attorney

Defendant Present in Person without Counsel

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**CYNTHIA A. REED**  
Certified Court Reporter  
# 50094

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**COPY**

1                   THE COURT: State of Arizona vs. Roger Wilson,  
2                   CR96000100. Good morning, sir.

3                   THE DEFENDANT: Good morning, Your Honor.

4                   THE COURT: And Mr. Glanville is present for the  
5                   State. Do you have counsel, Mr. Wilson?

6                   THE DEFENDANT: No. This is just a -- I was  
7                   searching for some paperwork, sir.

8                   THE COURT: Yeah, I see that.

9                   THE DEFENDANT: And I wound up getting in a  
10                  pickle, and --

11                  THE COURT: Well, it doesn't make much sense to  
12                  me. That's why I was wondering if you had counsel, because  
13                  --

14                  THE DEFENDANT: I'm okay pro se this trip, Your  
15                  Honor.

16                  THE COURT: Let one of us speak at a time, for  
17                  our court reporter, because I have to live with her, you  
18                  don't, and you want a good record. She takes the best  
19                  record if only one of us --

20                  THE DEFENDANT: Your Honor, while we're doing it,  
21                  I have some stuff I need to provide to the Court and to the  
22                  prosecution, but the jail doesn't let me make copies.  
23                  Would the jail be able to provide you with the necessary  
24                  copies for you and the prosecution?

25                  THE COURT: What is it you're trying to give me,

1 because I'm fairly certain I don't want it, because --

2 THE DEFENDANT: It's a transportation warehousing  
3 identification credentials. It's my maritime captain's  
4 license.

5 THE COURT: Why do I need that?

6 THE DEFENDANT: Well, in order to show, first of  
7 all, that as a captain on merchants vessels it's mandatory  
8 that I possess firearms.

9 THE COURT: But you're jail. You're not  
10 possessing any firearms in jail. You guys don't let guns  
11 in the jail?

12 DETENTION OFFICER: No.

13 THE DEFENDANT: I understand that, sir.

14 THE COURT: You guys haven't changed that policy  
15 yet? You're in custody because you are a material witness  
16 in another case?

17 THE DEFENDANT: No, sir, I'm a victim. But Mr.  
18 Glanville has decided to press charges against victims now.

19 THE COURT: Mr. Glanville, is Mr. Wilson in  
20 custody as a material witness?

21 MR. GLANVILLE: No, Your Honor, he's a defendant.  
22 He is being held without bond because he committed that  
23 offense while he was out on release in another offense,  
24 which it is unlikely to get this matter disposed of today.

25 Let me point out to the Court -- it's not a

1 matter of record in this case -- but he has a pending Rule  
2 11 proceeding in the other case --

3 THE COURT: Which is?

4 MR. GLANVILLE: He has a pending motion to  
5 represent himself, and both of those motions must pend --

6 THE DEFENDANT: Objection, Your Honor.

7 MR. GLANVILLE: -- until those proceedings play  
8 out.

9 THE DEFENDANT: The Rule 11 is irrelevant to this  
10 case.

11 THE COURT: Well, I'm trying to figure out why I  
12 have this case.

13 THE DEFENDANT: Mr. Glanville tells you my other  
14 case is ongoing. He's charged me -- and this is the house  
15 of priors he has alleged me with. I have copies of it  
16 right here (indicating) -- the house of priors. He's  
17 trying to make things confusing, sir.

18 THE COURT: Well, I don't know that he is or  
19 isn't, but I'm still confused. Why do I have this case?

20 MR. GLANVILLE: I think the original case from  
21 1996 was a Division Two case.

22 THE DEFENDANT: I have the answer to your  
23 question, Your Honor.

24 MR. GLANVILLE: I guess Judge Desens had it, at  
25 the time, so it stays with you. If the Rule 11 proceedings

1 turn out to end in a finding that Mr. Wilson is  
2 incompetent, which I don't think they will, but if they do,  
3 he certainly is not competent to represent himself.

4 THE COURT: Right. That goes hand-in-hand.

5 THE DEFENDANT: But this is about my rights that  
6 have already been restored, Your Honor. In that particular  
7 case Mr. Glanville has me charged with prohibited  
8 possessor, and I'm not a prohibited possessor. I was  
9 seeking my gun rights, and I have a copy right here  
10 (indicating) of my letter to the Court, sir, where I needed  
11 a researcher, or to go through the process with him to  
12 produce the document so I could show Judge Conlogue that  
13 I'm not a prohibited possessor. About a week after I  
14 produced this letter that Mr. Donahue is holding, I got  
15 this from Mr. Glanville (indicating).

16 THE COURT: Okay. I now know the answer to my  
17 question.

18 THE DEFENDANT: Okay.

19 THE COURT: The matter, having come before the  
20 Court for review, the Court noting that the Defendant,  
21 Roger D. Wilson, filed an application to restore civil  
22 rights and gun rights, and a request to restore the right  
23 to possess or own firearms on May 19, 2014, and it  
24 appearing that copies of said documents were provided to  
25 the Cochise County Attorney's Office, it is the order

1 setting this matter for hearing on Monday, June 23rd, and  
2 let the State file its response. If that's what we're here  
3 for, Mr. Wilson. It's your motion.

4 THE DEFENDANT: Your Honor, my rights have  
5 already been restored. In response to Mr. Glanville's --  
6 or in rebuttal to Mr. Glanville's response, I'd like to  
7 show the Court that -- I don't have a copy of exactly his  
8 response. I know, at the top of his page that he submitted  
9 to you, it says that I am a repeat offender, which is  
10 absolute untrue, Your Honor.

11 THE COURT: It alleges, and I'm quoting: The  
12 Defendant is currently pending felony charges of being a  
13 prohibited possessor in Cochise County Superior Court Case  
14 CR201400018 with enhancements of being on release in a  
15 pending felony case and being a repetitive offender.

16 It is that pending felony, the factual predicate  
17 as set forth in various Cochise County Sheriff's Office  
18 departmental reports under incident number 13-13461, that  
19 of Deputy Nathan Cash being best documents of Defendant's  
20 drunken and assaultive --

21 THE DEFENDANT: Your Honor --

22 THE COURT: Okay. I just read that to refresh  
23 your memory.

24 THE DEFENDANT: Thank you, sir. Did you get my  
25 response?

1                   THE COURT: I got a lot of stuff, Mr. Wilson. I  
2 don't know that it was a response to any of this.

3                   THE DEFENDANT: It was a response to -- it was a  
4 rebuttal to Mr. Glanville.

5                   THE COURT: Well, why don't we do this. Since  
6 you're in custody the issue of you having the right to bear  
7 firearms, it is relatively moot, for the time being. So  
8 why don't we wait until your felony charges in that  
9 previously mentioned CR201400018, why don't we wait until  
10 those charges are disposed of before we have to deal with  
11 this issue. Because if you're convicted of that, that  
12 pretty much makes it moot for good.

13                  THE DEFENDANT: Yes, sir. But right now, because  
14 of my no bond hold, it would make a big difference as far  
15 as my case goes over there (indicating).

16                  THE COURT: But your no bond hold is from another  
17 judge.

18                  THE DEFENDANT: Well, it's from this. I was  
19 found not guilty in a previous Glanville felony.

20                  THE COURT: Yeah. I had the displeasure of  
21 poking my head in the courtroom while you and Mr. Glanville  
22 were going at it. I'm not going to make a decision today,  
23 Mr. Wilson.

24                  THE DEFENDANT: Your Honor, I need to produce  
25 that document -- the document --

1                   THE COURT: I'm not going to make a decision  
2 today.

3                   THE DEFENDANT: Can I show you I'm a victim in  
4 the case?

5                   THE COURT: I'm not going to make a decision  
6 today, pending the resolution of those charges.

7                   THE DEFENDANT: Well, Your Honor, I sure wish to  
8 produce that document. All it does is keep me in jail a  
9 lot longer. All it is -- I have to show Judge Conlogue one  
10 document. I've already gone through the process. All I  
11 was doing was looking for the paper. I'm not asking you to  
12 make a decision. I need your help in finding that piece of  
13 paper. Could you sign a research order, or something, to  
14 help me find that document to give it to Judge Conlogue?

15                  THE COURT: You lost me. What document?

16                  THE DEFENDANT: On my restoration of my rights.

17                  THE COURT: Well, it should be in the file.

18                  THE DEFENDANT: Well, that's the problem. That  
19 file is not complete, sir, or there would also be an  
20 absolute discharge in there, and my absolute discharge is  
21 not in there.

22                  THE COURT: Well, I'm not gonna go hunting for  
23 it.

24                  THE DEFENDANT: Well, I was wondering if you  
25 could sign a research, or something.

4 THE DEFENDANT: All right, then.

8 MR. GLANVILLE: Yes, Your Honor. It will be a  
9 while, though.

10 THE COURT: The alternative is I can set periodic  
11 review hearings. Thank you.

12

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\* \* \* \* \*

STATE OF ARIZONA )  
 ) SS.  
COUNTY OF COCHISE )

I, CYNTHIA A. REED, do hereby certify that as  
Official Court Reporter for Cochise County, I was present  
at the foregoing proceedings; that while there I took down,  
in shorthand, all of the oral testimony adduced and  
proceedings had; that the shorthand notes were transcribed  
by me; and that the foregoing contains a full, true and  
correct transcript of the matter set forth in the title  
page hereto to the best of my ability.



CYNTHIA A. REED  
Certified Court Reporter  
# 50094

September 30, 2019